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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/611,934	07/07/2000	Gal Ashour	ARC-00-0040-US1	7329	
7.	590 11/18/2002				
Samuel A Kassatly			EXAMINER		
6819 Trinidad I San Jose, CA			ELISCA, F	ELISCA, PIERRE E	
			ART UNIT	PAPER NUMBER	
			3621		
			DATE MAILED: 11/18/2002		

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. 09/611,934

Applicant(s)

Gal Ashour et al.

Examiner

Office Action Summary

Pierre E. Elisca

Art Unit 3621



	The MAII ING DATE of this communication appears	on the cover sheet with the correspondence address			
Darlad					
THE - Exten mailin - If the - If NO - Failur		the statutory minimum of thirty (30) days will be considered timely.  If and will expire SIX (6) MONTHS from the mailing date of this communication.			
1) 🕏	Responsive to communication(s) filed on	(7/2000			
2a) 🗆	This action is <b>FINAL.</b> 2b) 💢 This a	ction is non-final.			
3)[	Since this application is in condition for allowance closed in accordance with the practice under Ex p	e except for formal matters, prosecution as to the merits is parte Quayle, 1935 C.D. 11; 453 O.G. 213.			
Dispo	sition of Claims	is/are pending in the application.			
4) 🔯	Claim(s) <u>1-17</u>	is/are pending in the application.			
	4a) Of the above, claim(s)	is/are allowed.			
5)[	Claim(s)				
6) 🗷	Glaim(s) /-/}	is/are rejected.			
7)[	Claim(s)	is/are objected to.			
8) [	Claims	are subject to restriction and/or election requirement.			
Appl	ication Papers				
9)[	Evaminer				
10)	is/	/are a) \( \sigma \) accepted or \( \text{b} \) \( \sigma \) objected to by the Exemination			
10) ☐ The drawing(s) filed on the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Applicant may not request that any objection to the drawing(s) be held in abeyance. Sec 57 5111 The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.					
'''	If approved, corrected drawings are required in re	ply to this Office action.			
to a biggered to by the Examiner.					
1400					
13)	rity under 35 U.S.C. §§ 119 and 120  Acknowledgement is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a)-(d) or (f).			
'0'	a) ☐ All b) ☐ Some* c) ☐ None of:				
	1 Certified copies of the priority documents	have been received.			
	- C o visited against of the priority documents	have been received in Application No.			
	3. Copies of the certified copies of the priori	ity documents have been received in this National Stage Bureau (PCT Rule 17.2(a)).			
	*Con the attached detailed Office action for a list of	of the certified copies not ross.			
14	A althous ledgement is made of a claim for domestic priority under 35 U.S.C. § 113(6).				
	The state of the foreign language provisional application has been received.				
15	$)\square$ Acknowledgement is made of a claim for dom	estic priority under 35 U.S.C. §§ 120 and/or 121.			
	achment(s)	4) Interview Summary (PTO-413) Paper No(s).			
1)	Notice of References Cited (PTO-892)	5) Notice of Informal Patent Application (PTO-152)			
2)	Notice of Draftsperson's Patent Drawing Review (PTO-948)	6) Other:			
3)	Information Disclosure Statement(s) (PTO-1449) Paper No(s).	*/ L.3 / *****			

**Serial Number: 09/611,934** 

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**Examiner Pierre Eddy Elisca** 

**United States Department of Commerce** 

Patent and Trademark Office

Washington, D.C. 20231

## **DETAILED ACTION**

- 1. This Office action is in response to Application No. 09/611,934, filed on 07/07/2000.
- 2. Claims 1-17 are presented for examination.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-17 are rejected under 35 U.S.C. 103 (a) as being unpatentable over He et al. (U. S. Pat. No. 6,088,451) in view of Hess et al. (U.S. Pat. No. 5,471,670).

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As per claims 1, 2, 3, 5-13 and 15-17 He discloses a system/method for securing access to network elements by user elements, wherein the network elements and the user elements are coupled to a network. A network security server coupled to the network security to control access to the network elements and protec network resources and information (which is seen to read as Applicant's claimed invention wherein it is stated that a system for assisting a user conducting a transaction on a secure site of a server to implicitly logoff), comprising:

the server including:

a secure transaction protection module that tracks a user's access state to the server (see., abstract,

lines 7-13, fig 2, please note that user credentials or privileges also include Web site);

a database in communication with the secure transaction protection module, for storing data to be

accessed by the user (see., abstract, lines 14-16, col 2, lines 12-34);

an identification module for validating the user's access to the database (see., abstract, line 7-13, col

2, lines 12-34); and

a notification module for notifying the secure transaction protection module of a user's request to

initiate a session on the server (see., col 31, lines 3038).

It is to be noted that He does not explicitly disclose wherein if the user exists the secure site, the

notification module sends a message to the secure transaction protection module for implicitly logging

off the user from the secure site (which is interpreted as if the user exits its initial site notify the

central controller.

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necessary to control the network security based a cookie distribution.

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As per claims 4 and 14 He and Hess disclose the claimed limitation as stated in claims 1 and 2 above. It is to be noted that He and Hess do not explicitly disclose a cookie. However, the Examiner hereby take Official notice that Cookie is well-known in the art, and therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the teachings of He and Hess by including a cookie because it would provide with the enhanced

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**However, Hess** discloses a multiple site communication system/method for determining when to hand off a communication. When the communication exits its initial site notify the central controller (see., abstract, col 5, lines 13-29). Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the network security of He by including the limitation detailed above as taught by Hess because such modification would monitor and identify the communication resources that the communication unit monitors.

## CONCLUSION

5. Any inquiry concerning this communication from the examiner should be directed to Pierre Eddy Elisca at (703) 305-3987. The examiner can normally be reached on Tuesday to Friday from 6:30AM to 5:00PM.

If any attempt to reach the examiner by telephone is unsuccessful, the examiner's supervisor, James Trammell can be reached on (703) 305-9769.

Any response to this action should be mailed to:

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Commissioner of Patents of Trademarks

Washington, D.C. 20231

or faxed to:

(703) 308-9051, (for formal communications intended for entry)

OR

(703) 305-9724, (for informal or draft communications, pleased label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth floor (receptionist).

The Official Fax Number For TC-3600 is:

(703) 305-7687

Patent Examiner

Pierre Eddy Elisca

November 14, 2002